Before the FEDERAL COMMUNICATIONS COMMISSION

Washington, D.C. 20554

In the matter of: LightSquared Subsidiary LLC Request for Modification of Its Authority for an

Ancillary Terrestrial Component

To: The Federal Communications Commission

Re: FCC File Number: SAT-MOD-20101118-00239

I appreciate this opportunity to share my views on the upcoming broadband policy decision regarding

LightSquared's request to modify their operational range with an Ancillary Terrestrial Component.

LightSquared's entry into the wireless broadband market could not have come at a better time as the

spectrum crisis threatens to stifle innovation and the largest wireless providers have failed to offer truly

open networks that encourage new applications and services. As the first wholesale-only nationwide

4G-LTE network complimented by satellite coverage, the company will create new jobs and new

opportunities for innovation across a range of industries, including retailers, wireless providers, cable

operators, device makers, content providers, and others.

Please keep these points, and the need for meaningful job creation, in mind as you review

LightSquared's proposal.

Respectfully submitted,

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